

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,
Plaintiff,
v.
RAYMON D. HILL, et al.,
Defendants


No. CR 05-0324 MMC

**ORDER DENYING WITHOUT
PREJUDICE DEFENDANT RAYMON
HILL'S REQUEST FOR CONTINUOUS
ACCESS TO COMPLETE SET OF
DISCOVERY MATERIALS**

Before the Court are four requests concerning access to discovery materials, submitted on behalf of defendant Raymon Hill. By separate orders filed concurrently herewith, three of said requests have been approved, either as submitted or with modification. With respect to the fourth request, specifically, a request for "continuous access" to a "complete set" of discovery materials, no good cause has been shown to warrant a deviation from the facility's two-box policy, and, accordingly, such request is hereby DENIED without prejudice.

IT IS SO ORDERED.

Dated: June 19, 2006


MAXINE M. CHESNEY
United States District Judge